

## 1000 TURKS SLAIN IN NEW BATTLE AT TRIPOLI CITY

Ottoman Forces Attack Italians  
and in Furious Fighting  
Are Driven Back.

### MAKE SECOND ASSAULT.

Desperate Resistance Made by  
Italians Who Lose One  
Hundred Men.

TRIPOLI, Oct. 27.—A report from an Italian source recounting the battle of yesterday places the Turkish and Arabian losses at more than 1,000 killed and a large number wounded, and the Italian loss at 100 dead and wounded.

The Turkish-Arabian attack was made before daybreak and took the Italians by complete surprise. It was not until dawn that it was learned through the pilots of the military aeroplanes that the attacking force numbered apparently more than 5,000.

The Arabian and Turkish cavalry threw themselves against the entire Italian line, which was formed in a semi-circle behind the city, the ends extending to the seashore.

The Italians upon the first alarm sprang quickly into action and by repeated volleys forced the enemy to retreat temporarily. Later, however, the attacking forces returned, supported by heavy infantry, and tried to cut the Italian line while simulating an attack on the right.

It was then that the combat developed into a sanguinary encounter at close quarters. The Turks fought furiously.

Eventually, however, the Italians rallied and drove back the enemy, inflicting heavy losses. There was much hand-to-hand fighting with bayonets. A band of Arabs which had secretly turned the Italian left was discovered and annihilated.

A company of the Eighty-fourth Infantry, in a brilliant sortie, captured a green flag from the Arabs after a desperate bayonet encounter.

The Turkish horsemen and foot soldiers displayed remarkable bravery. An exhibition of their spirit was afforded when a company of Turks and Arabs, which had fallen back, returned to the field in the face of almost certain death to recover the body of a fallen officer. In the dash one-half of the number were cut down by Italian bullets.

Another Turkish warship reported sunk by enemy.

Italians Said to Have Destroyed Battleship and Damaged a Second Near the Dardanelles.

(By United Press.)

LONDON, Oct. 27.—The Italian battleship Napoli has sunk a Turkish battleship off the coast of the Dardanelles, according to a message from Turin by way of the London telegraph.

The Turkish battleship was reported to have been sunk by the Italian battleship Napoli.

"Have you read the edition?" he was asked.

"It was read to me."

"It sets forth that you were deceived with regard to the Tennessee Coal and Iron Company case, and you agree to let them get away with that?"

"You can't charm me into saying a word."

"Aside from the Tennessee Coal and Iron matter, what do you think of the expediency and common sense of the suit as a whole?"

"Not one word."

"Will you leave a statement after you have digested the petition?"

"It might interest you to look up my testimony before the Congress Committee in August," he merely suggested.

"To that I have nothing to add."

The total sale of stocks up to 1 o'clock were 1,233,000 shares.

When the bill was filed in the United States Court at Trenton yesterday, asking for the dissolution of the corporation and its subsidiaries, Attorney-General Wickham also filed a certificate of public importance.

This states that the case is of utmost importance to the Government, and that it is being heard by a bench of five judges. Ordinarily it would be heard by only one.

Although the Steel Corporation will have four months to make its answer to the Government's allegation that it is a dozen trusts within a trust, a "menace to the nation," and practically the most complete monopoly ever perfected in this country, the possibilities of other developments in the meantime, Attorney-General Wickham may demand to the Government's charges. In that event there might be some delay. After that possibility is disposed of, the Circuit Court probably will appoint a master to hear testimony, and a battle of giants will begin.

QUICKER ACTION EXPECTED THAN IN OIL TRUST CASE.

Attorney-General Wickham and other Department of Justice officials expect to make progress more rapidly than was done in either the Standard Oil or Tobacco cases.

It was a little more than five years from the time these cases were started until they reached the Supreme Court of the United States for decision. The Supreme Court's decision in those cases, however, is expected to expedite the trial of the Steel case.

The Government's view is that the court's decision in the oil case as regards stockholdings and interlocking can be applied to the Steel Corporation.

The Government's purpose is to show that the Steel Corporation is only a giant trust to hold at least a dozen others. The full details of the Federal Steel Corporation, the Carnegie Company of New Jersey, the American Steel and Wire Company of New Jersey, the National Tube Company, the National Steel Company, American Steel Hoop Company, American Steel Sheet Company and others, are illegal trusts in

themselves and combinations to monopolize trade. The Government asks that these companies be dissolved and set back into the integral units of which they were formed, even before the organization of the United States Steel Corporation.

One of the rumors to-day is that the Trust is considering relinquishing the Tennessee Coal and Iron Company, which it acquired through Roosevelt's consent during the 1907 panic. Judge Gary declined to discuss the report.

MORE RUMORS OF TROUBLE IN DIRECTORATE.

There is another story that the policy pursued by Judge Gary and J. E. Morgan has brought about dissensions in the board that caused Norman H. Hearn and W. E. Corey to announce their intention of resigning, but it lacks confirmation.

No statement could be had to-day from any Federal officer in regard to the report that the Government contemplates further action based on criminal charges against one or more Steel Trust officials.

Among those interested in the litigation are the holders of \$25,000,000 par value shares of common stock and of \$20,000,000 par value preferred stock.

In addition there was outstanding at the end of the last fiscal year \$47,000,000 of bonded debt of the corporation and its subsidiaries. Of these bonds \$1,641,200 are held by sinking fund trustees, leaving \$45,358,800 actually outstanding in the hands of the investing public. The securities are held throughout the world, the cumulative preferred stock paying 7 per cent. dividends and the common at the present time paying 5 per cent.

Andrew Carnegie is a holder of millions of the bonds.

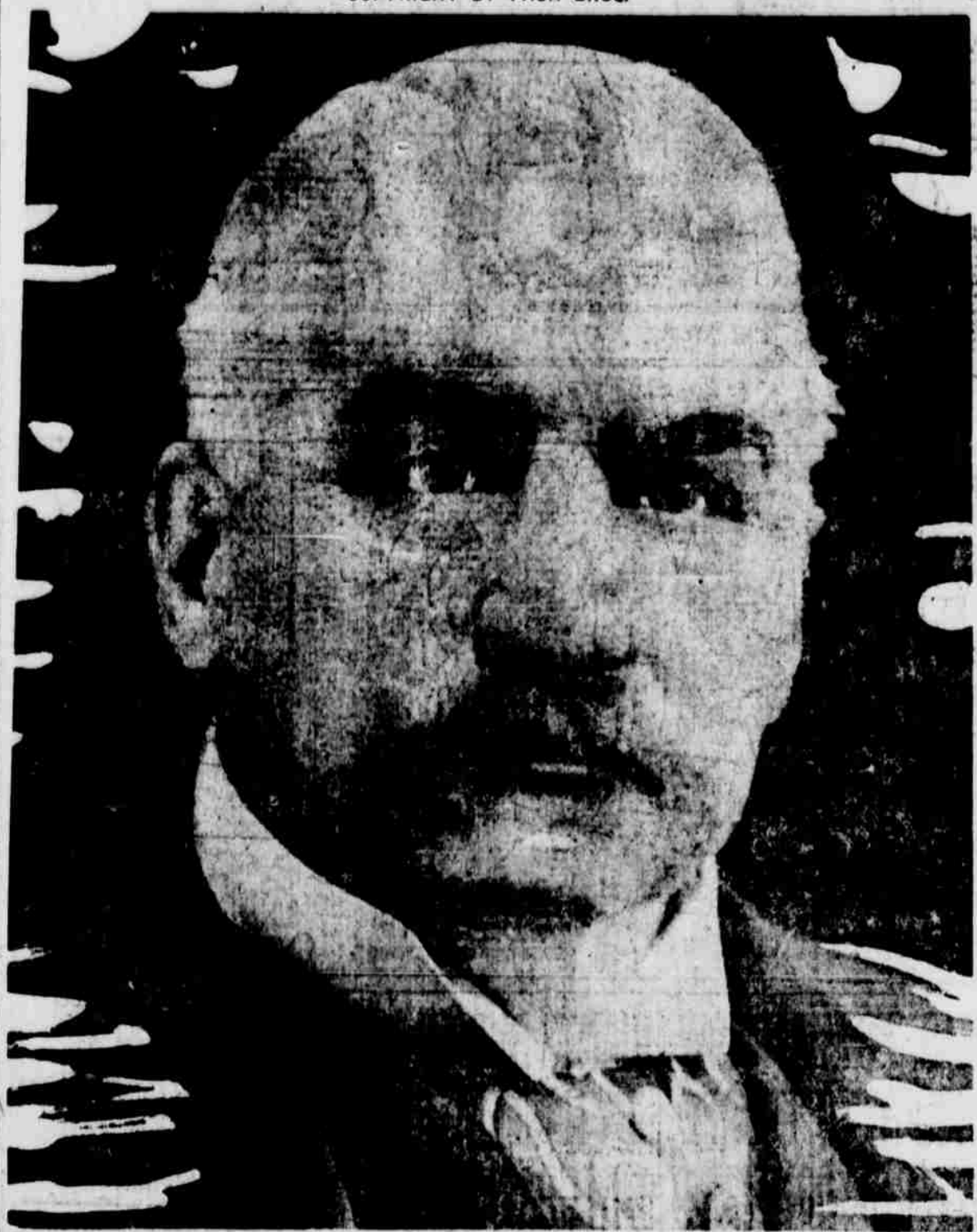
DICKINSON SAYS GOVERNMENT WILL FIGHT DELAY.

CHICAGO, Oct. 27.—Former Secretary of War Jacob M. Dickinson, who has acted as special counsel for the Govern-

## MORGAN AS AN EXAMPLE

He Was the Organizer of the Steel Trust—Why Not Prosecute Him?

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(FROM TO-DAY'S WORLD).

If the United States Steel Corporation has violated the Sherman Anti-Trust law, why does not the Government prosecute J. Pierpont Morgan personally? The Sherman law is a criminal statute, and there is no other trust in which it is easier to designate the one responsible man.

Mr. Morgan organized the United States Steel Corporation and has been its guiding spirit. His fee for organizing it was approximately \$25,000,000, and he has dictated its policies and controlled its destinies as absolutely as John D. Rockefeller ever ruled Standard Oil.

It was in his library that the meeting was held at which it was decided that the Steel Trust should take over the Tennessee Coal and Iron Company, and this seems to be the backbone of the Government's case. It was he who sent Judge Gary and Mr. Frick to Washington to secure a personal license from President Roosevelt. It was Mr. Morgan that Mr. Frick telephoned Mr. Roosevelt's consent, in which matter the Government now asserts that Mr. Roosevelt was misled and misled. It was Mr. Morgan who signed, jointly with Judge Gary, the recent statement declaring that the corporation was not in violation of the Sherman act and would not reorganize.

The Government has indicted and convicted officials of the Turpin Trust, whose appeals are now pending before the Supreme Court. It has indicted officials of the Beef Trust and the trial of the cases is set for Nov. 20. It has indicted officials of the Lumber Trust and of the Shoe Machinery Trust, but all these indictments, including those of the

men that rule the price of meats, would not do half so much to inspire respect for the Sherman law as the prosecution of Mr. Morgan alone.

There could be no mistaking the force or meaning of such an example. It would do more to vindicate the Sherman law than all the equity proceedings that the Attorney-General will bring before the end of the Taft Administration.

It would accomplish more than a hundred speeches by Mr. Taft or a thousand statements by the Attorney-General.

It would be formal notice that when the President said business men must square themselves with the law he meant exactly what he said.

It would restore public confidence in the administration of justice and go far to destroy a prevalent belief that we have one law for small offenders and another law for large offenders.

The World has no prejudice against Mr. Morgan personally, but if the United States Steel Corporation has violated the Anti-Trust law, as the Government alleges, the presumption is overwhelming that Mr. Morgan himself has violated the law. If he has he should be prosecuted like any other offender. If he is not prosecuted, public opinion must ascribe his immunity to the assumption that Washington regards him as more powerful than the Government itself.

Why must business in general be forever harassed by the law, while the great captains of trusts like J. P. Morgan go untried by justice? Why should smaller offenders be prosecuted and he be exempt?

ment in preparing the case against the Steel corporation, arrived here to-day and said that any attempt to cause a prolonged delay in the hearing of the action would be fought vigorously by the Government.

"The suit will be pushed through the courts with the utmost speed," he said. "There will be no delay of any kind. The action of the board of directors of the Steel Corporation in New York yesterday in cancelling certain of its leases was unexpected, as this was one of the objects aimed at in the suit. Under the terms of these leases, the Steel Company was required to give two years' notice of a desire to terminate its contracts, which would make it impossible for the company to violate the lease before 1913.

"If the court decision is in favor of the Government it will mean immediate cancellation of the leases. I have been working on these cases as special counsel for more than two months and believe we have all the necessary data to proceed with hearings."

"I do not expect to confer with President Taft nor any of the members of his Cabinet while here, but will return to Washington Saturday night or Sunday."

STEEL SLUMP IN LONDON

LONDON, Oct. 27.—Dealers in the American market assembled earlier than usual to-day owing to the action of the United States Government in bringing suit for the dissolution of the United States Steel Corporation and all constituent or subsidiary companies.

Steel shares opened nominally at 90 but soon fell to 87, then to 84 1/2 or 85 1/2 points below parity.

The amount of stock changing hands, however, was small compared with the big decline and there was not much excitement. Erratic movements were followed by bear covering and lifted the quotation to 86 at which figure buyers were found.

At 11 o'clock, however, the market was very unsettled and continental advances were eagerly awaited. No other dealing in American rails had yet occurred. The holders here were rather frightened at the Government's action, but the principal offerings appear to have been called over night from Wall Street.

American rails later dropped from 1-2 to 1-1/2 in sympathy with the Steel stocks, but the market hardened fractionally around noon when in the absence of further selling Steels were quoted as 86 1/4 or 1-3/4 above the lowest.

Steel shares in the Street touched 87 1/2 and then reacted to 87 3/4. The latter day dealings were quiet.

In the afternoon Wall Street offerings caused another setback and Steel common broke 1-2, making the net loss for the day 3 3/4 points. The general list followed with losses ranging from 1-2 to 2 points and the market closed flat. Copper shares lost 1 3/8 in sympathy with the weakness in Rio Tinto.

The Tobacco Trust has been dissolved by the Government, and its bonds are worth more today than they were when the concern was an absolute monopoly. Standard Oil stock has not been affected by the Government's dissolution order.

Only One "BROOKLYN" QUININE.

Put in LAXATIVE PILLS FOR THE CURE OF COLIC AND COLD IN ONE DOSE.

## FEAR LYNCHING OF OUTLAW BAKER; SECOND VICTIM DIES

Angry Crowds Surround Hospital When Policeman Shot in Hunt Succumbs.

### GUARDED FROM ATTACK

Police to Remove Wounded Bandit From Hospital to Jail for His Own Safety.

GLOVERSVILLE, N. Y., Oct. 27.—Policeman John Pollock, who was wounded by outlaw Baker in the running fight north of this city Wednesday night, died at the hospital early to-day.

Baker, who was wounded before his capture yesterday afternoon, will be removed from the hospital to the jail to-day, the authorities fearing an attack on him and a possible lynching as the result of Pollock's death.

Pollock is the second man to die by the hand of Baker. Norman Higgins, a liverman, was murdered by the outlaw on Wednesday after an all-night drinking bout, this crime having started the Sheriff and a posse after him.

In the pursuit Baker shot Pollock and under Sheriff Stoddard. The latter's arm was shattered, but he will probably recover.

The feeling among the people of this section is bitter against Baker and very little would start an attack on him.

An effort was made to keep the news of Pollock's death secret until Baker could be taken from the hospital, but it leaked out and finally reached the city. Immediately crowds began to lead for the hospital, and soon the building was surrounded by an angry, threatening throng. The crowd constantly grew in numbers and a strong guard of police had difficulty keeping it in check.

Sheriff Vill and his deputies planned secretly to remove Baker from the hospital by way of a lane in the rear, where an automobile was to meet the party. They proposed to take the young desperado to the county jail at Johnstown, where it is believed the crowds will be able to resist any attempt that may be made to capture him.

There was a strange scene here at midnight when the news spread through the city that Policeman Pollock would not live till morning. Crowds gathered in the streets and there was much loud talk. Threats of vengeance were heard on all sides. All seemed to be needed for a lynching which called them forth from their homes.

Baker's wounds do not seem to be serious and he will probably recover. The annual political banquet last night omitted a ban on the police department from its programme and extended sympathy instead.

The member of Company G of the 2d Regiment, New York National Guard, slept last night, watching for the six rings of the city fire which called them forth from their beds at 1 o'clock yesterday morning.

The hospital where both Baker and the other victim, Deputy Sheriff Stoddard, lie wounded is a business street of the city. Pedestrians gather to-day in little knots, which are dispersed by the police, who are instructed to arrest any person who may divulge in inflammatory speech.

A popular subscription for Pollock's family was started to-day.

A grandstand against a portrayal of crime scenes in motion picture theatres here was launched to-day by a "clean theatre association" organized last night amid the excitement. It draws its members from the churches and the Young Women's Christian Association.

The crusade was given impetus by the fact that Baker was a frequent attendant at picture theatres where scenes of violence were shown, and liked to talk of the deeds of men of the Harry Tracy type. Moving picture shows are the chief amusement of the young here.

Booth Parkington at Princeton.

PHILADELPHIA, N. J., Oct. 27.—Booth Parkington, the novelist, has rented the residence of Malcolm Stewart, the artist, just outside of Princeton, and will spend most of the winter here.

Rheumatism

Is a Constitutional Disease.

It manifests itself in local aches and pains, inflamed joints and stiff muscles, but it cannot be cured by local applications.

It requires constitutional treatment, and the best is a course of the great blood purifying and tonic medicine,

Hood's Sarsaparilla

which corrects the acid condition of the blood and builds up the system.

Get it today in usual liquid form or chocolate tablets called Sarsatabs.

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## RIVAL OF WIFE IN NEWARK MYSTERY TO WED PRISONER

Bromley Girl Coming From Philadelphia to Become MacFarland's Bride.

### NEWARK, N. J., Oct. 27.—

Miss Bromley will come here soon from Philadelphia to marry Allison MacFarland, who is in jail on a charge of poisoning his wife. This statement was made by attorneys for both prosecution and defense. The State's attorney declared that he would do all in his power to aid her in becoming MacFarland's wife.

According to Frank McDermitt, MacFarland's counsel, the prisoner wants to marry Miss Bromley. Prosecutor William A. Mott said to-day that Miss Bromley could enter New Jersey without fear of arrest.

"I will even see that she gets a pass to the jail and do all in my power to see that the ceremony is performed," he added. "We do not need Miss Bromley as a witness; her letters are enough."

Neither of the attorneys know just when Miss Bromley will arrive. Miss Bromley used to be MacFarland's stenographer, and his defense. It has been announced, with the exception of the fact that she discovered the relations between the girl and MacFarland.

Several years ago I seriously injured my leg and tried everything to heal it. Finally I was advised to try Resinol Ointment, and in a very short time the wound was completely healed. Your Ointment acted like magic. I take great pleasure in recommending Resinol Ointment, as I consider it a wonder worker."

C. M. WAGGONER, Brooklyn, N. Y.

Resinol Ointment is in a class by itself, a preparation recommended by physicians because of its complete harmlessness, its unquestionable and guaranteed purity and effectiveness. Millions of families have it on hand, and look upon it as an absolute necessity because it is applicable to every skin trouble and it always gives relief. It is as easy to apply as cold cream. Every skin disease, slight or serious, including burns, scalds and cuts, or abrasions of the skin, from any cause, eczema, pimples, blackheads, rash, sunburn, prickly heat, tetter, ringworm, barber's itch, fever sores, eruptions of poison ivy, boils, carbuncles, head and sores, all disappear and are healed in a wonderfully short time by Resinol—All Druggists. Send for sample to Dept. At, Resinol Chemical Co., Baltimore, Md.

PASTOR'S LETTERS FROM SINGER ARE BARRED FROM JURY

(Continued from First Page.)

and Richeson at the time the prison was purchased. George E. Cobb, another employee, who had first-hand knowledge of the transaction between Richeson and Hahn, also testified.

PASTOR USED POISON TO "MIX HIS PASTE."

Police attention was drawn to-day to a despatch from New Bedford, that offered to add a hitherto unsuspected link to the forging of the State's case. Two days before the death of Avis Linnell, said the New Bedford despatch, the Rev. Richeson obtained

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Electro Silver Polish

SILICON

FREE SAMPLE

At Grocers and Druggists Everywhere.

Sunday World Wants Work Monday Morning Wonders.

CANBY

(Trade Mark.)

Special for Friday, the 27th.

Special for Saturday, the 28th.

SPECIAL FOR FRIDAY AND SATURDAY

Special Mixed Candy

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from Mrs. S. J. Carter, with whom was boarding, a bowl of four. He said he wanted to mix the powder in a paste with which to bind books. He turned the bowl, it is alleged, he told Mrs. Carter to be careful to wash it thoroughly, as there had been poison in it.

It was learned, after the publication of this dispatch, that Mrs. Carter had been in communication with District Attorney Pelletier, and that she had been instructed not to make any statement.

There are other important phases of the testimony against Richeson that known only to the prosecutor and which will come fresh to the ears of the grand jurors.

After the controversy over Detective Burns had been disposed of to-day it was said that every move Burns has made for the defense was shadowed by private detectives engaged by the prosecution and that the District Attorney has thereby obtained a complete check on him. This detective told the Grand Jury his complete story.

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